
REMARKS

REJECTION UNDER 35 USC § 103

The examiner rejected claims 48 and 49 under 35 USC §103(a) as unpatentable over Balakrishnan in view of Ito. The applicant respectfully disagrees.

Regarding claim 48, the examiner asserts that Balakrishnan discloses a windowed computing environment having voice recognition which sets input focus on a first window, and receives a voice command from a user which sets input focus on a second window. The examiner concedes that Balakrishnan does not disclose a copy command, but asserts that Balakrishnan could be modified in view of Ito to arrive at the claimed invention. The applicant respectfully disagrees.

Balakrishnan fails to disclose a copy command as acknowledged by the examiner. In addition, Balakrishnan fails to disclose, after the user selects text from the second window, to perform the following steps independent of user input: *copy the selected text from the second window, switch focus back to the first window, and paste the text into the first window.*

Ito also does not disclose these limitations, so modifying Balakrishnan in view of Ito *will not result in the claimed invention*. Ito discloses in FIG. 5 (paragraph [0049]) a data processing device wherein information copied by a user in a first window 42 is automatically pasted into a second window 45 for editing. However, this is not what is recited in the claim. Claim 48 recites to set input focus on a first window, receive a copy voice command and set input focus on a second window, wait for the user to select text from the second window, and when the user selects the text from the second window, perform the following steps independent of user input: *copy the selected text from the second window, switch focus back to the first window, and paste the text into the first window*. The applicant respectfully requests the examiner to identify where the relied upon references teach *all of the recited claim limitations*, or withdraw the rejection.

The rejection of claim 49 should be withdrawn for the reasons set forth above.

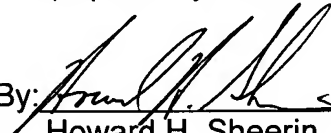
The examiner rejected claim 50 under 35 USC §103(a) as unpatentable over Balakrishnan in view of Ito, and further in view of Wang et al. This rejection should be withdrawn for the reasons set forth above.

CONCLUSION

In view of the foregoing remarks, the applicant respectfully submits that the pending claims are now in condition for allowance and requests reconsideration of the rejections. If it is believed that a telephone conversation would expedite the prosecution of the present application, or clarify matters with regard to its allowance, the examiner is encouraged to contact the undersigned attorney at the number listed below.

Respectfully submitted,

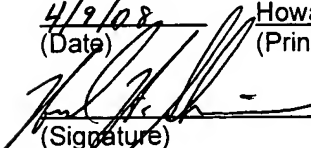
Date: 4/9/08

By: 
Howard H. Sheerin
Reg. No. 37,938

Howard H. Sheerin
Attorney at Law
23233 N. Pima Rd., Suite 113, PMB 174
Scottsdale, AZ 85255
Phone: 303-765-1689

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner of Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on:

4/9/08 Howard H. Sheerin
(Date) (Print Name)

(Signature)